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	Attomore for Plaintiffa ESCO Companyion	Attorneys for Defendants Caterpillar Inc.,
17	Attorneys for Plaintiffs ESCO Corporation and ESCO Canada, Ltd.	Caterpillar Global Mining LLC, and Cash-
18	,	man Equipment Company
19	UNITED STATES I	
20	DISTRICT OF NEVADA	
21	ESCO CORPORATION and ESCO CANADA, LTD.,	Lead Case No.: 2:12-cv-01545-RCJ-CWH
22	D1 +cc	Consolidated Cases: (2:12-cv-01545-RCJ-
22	Plaintiffs,	CWH, 2:14-cv-529-RCJ-PAL)
23	v.	IOINT CTIDIU ATION AND ODDED
24	CASHMAN EQUIPMENT COMPANY,	JOINT STIPULATION AND ORDER FOR EXTENSION TO RESPOND TO
25	CATERPILLAR GLOBAL MINING LLC,	DEFENDANTS' OPPOSITION TO
23	CATERPILLAR, INC., RAPTOR MINING	ESCO'S MOTION FOR LIMITED
26	PRODUCTS (USA), INC. and RAPTOR MINING PRODUCTS, INC.	RECONSIDERATION [DKT 186]
27		(First Request)
	Defendants.	(Institution)
28		J

Plaintiffs ESCO Corporation and ESCO Canada Ltd. (collectively "Plaintiffs") and De-2 fendants Cashman Equipment Company, Caterpillar Global Mining LLC, Caterpillar, Inc., Raptor Mining Products, (USA), Inc. and Raptor Mining Products, Inc. (collectively "Defendants"), 4 through their undersigned counsel of record, and pursuant to L.R. 6-1 and 7-1, hereby agree and 5 stipulate to the Court's entry of an Order providing that Plaintiffs shall have a one week exten-6 sion to file their Reply to Defendants' Opposition to Plaintiffs' Motion for Limited Reconsideration of the Court's Claim Construction Order [Dkt 186], originally filed on July 8, 2015. Plain-8 9 tiffs' Reply is currently due on July 20, 2015. Defendants have now agreed to allow Plaintiffs 10 one week of additional time to respond, making the Reply due on July 27, 2015. The parties have not previously requested extensions regarding Plaintiffs' Reply. 12 There is good cause for this stipulation, including the availability of Plaintiffs' counsel, 13 and the number of recent or upcoming filings due between this case and the related Patent Office Trial proceedings, including but not limited to ESCO's Opposition to Caterpillar's Request for 15 16 Rehearing in Case No. IPR2015-00409 before the Patent Trial and Appeal Board (filed July 13), ESCO's Reply in Support of its Motions to Dismiss, Strike, Sever and Stay in this case (due July 18

16), and ESCO's Preliminary Response to Caterpillar's Petition in Case No. IPR2015-01032 before the Patent Trial and Appeal Board (due July 17). This extension is not requested for any improper purpose or delay.

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1	Dated this 15th day of July, 2015.	
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3	GORDON SILVER	BANNER & WITCOFF, LTD.
4	/s/Joel Z. Schwarz	/s/Eric J. Hamp
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18	Attorneys for Defendants Caterpillar Inc., Caterpillar Global Mining LLC, and Cashman	Attorneys for Plaintiffs ESCO Corporation
19	Equipment Company	and ESCO Canada, Ltd.
20		
21	IT IS SO ORDERED:	
22	/ Janes	
23	ONITED STAYES DISTRICT JUDGE	
24	DATED: July 21, 2015	
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CERTIFICATE OF SERVICE The undersigned hereby certifies that on July 15, 2015 a true and correct copy of the foregoing JOINT STIPULATION AND ORDER FOR EXTENSION OF TIME TO RESPOND TO DEFENDANTS' OPPOSITION TO ESCO'S MOTION FOR LIMITED **RECONSIDERATION** [DKT 186] will be served upon all counsel of record who are registered participants via electronic mail through the United States District Court's CM/ECF system. DATED: July 15, 2015 /s/Eric J. Hamp